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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## REVOCATION AND POWER OF ATTORNEY AND CHANGE OF MAILING ADDRESS

Atty. Docket No. (Opt.)
YOTTA1240

Applicants
Hannamaha

Hosagrahar Somashekhar

Application Number 09/886,343

6/12/2001

Filed

For

SYSTEM AND METHOD FOR TRANSPORTING DATA

Group Art Unit **2633** 

Examiner Chan, Jason

Confirmation No.

4471

Certification Under 37 C.F.R. §1.8

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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

I hereby certify that this document is being sent transmitted via First Class Mail-to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22312-1450 \_\_\_\_\_\_\_\_, 2004.

Reynetta DeVeau, PP, PLS, TSC

Lighthouse Capital Partners IV, LP, 100% owner of the above-identified patent application, as evidenced by the Security Agreement and Recordation Cover Sheet submitted herewith, hereby revokes all previous Powers of Attorney and appoints the following attorneys under Customer No. 44654, all of the firm of SPRINKLE IP LAW GROUP, to prosecute the above-identified Patent and to transact all business in the Patent and Trademark Office connected therewith.

STEVEN R. SPRINKLE JOHN ADAIR ARI AKMAL Registration No. 40,825 Registration No. 48,828

Registration No. 51,388

Direct all telephone calls and correspondence to:

Customer No. 44654

SPRINKLE IP LAW GROUP

P.O. Box 684767 Austin, TX 78768-4767

Attn: Steven Sprinkle

Tel. (512) 637.9220 / Fax (512) 371.9088

I hereby state I am authorized to act on behalf of Lighthouse Capital Partners IV, LP.

Respectfully submitted, Lighthouse Capital Partners IV, LP By: Lighthouse Management Partners IV, L.L.C., its general partner

Dated: 10/26 . 2004

Thomas Conneely, Vice President

F60n PTO-1595	Attorney Docket No.: YOTTA
	ON FORM COVER SHEET ATENTS ONLY
	arks: Please record the attached original documents or copy
Name of Conveying party(ies):	Name and address of receiving Party(ies):
Yotta Networks, Inc. 2201 Avenue K Plano, Texas 75074	Name: Lighthouse Capital Partners IV, LP 500 Drakes Landing Road Greenbrae, CA 94904-3011
Additional name(s) of conveying party(ies) Attached?  Yes . No	Additional name(s) & address(es) attached? ☐ Yes ☑ <b>No</b>
3. Nature of conveyance:	
☐: Assignment ☐ : Merger ☐ : Change of name ☐: Other:	•
Execution Date: <b>09/26/2002</b>	
Application number(s) or patent number(s):  If this document is being filed together with a new applica	tion, the execution date of the application is:
A. Patent Application No.(s)	B. Patent No.(s)
Additional numbe	rs attached?  Yes : <b>No</b>
<ol> <li>Name and address of party to whom correspondence concerning document should be mailed:</li> </ol>	6. Total number of Applications and patents involved: 1
N. Contamon No. 44654	7. Total fee (37 CFR 3.41) \$ <b>640.00</b>
Name Customer No. 44654 Sprinkle IP Law Group	8. 🗵 Enclosed
P.O. Box 684767 Austin, Texas 78768-4767	<ol> <li>Authorized to charge the recordation fee or any underpayment to deposit account No. 50-3183.</li> <li>A duplicate copy of this page is attached.</li> </ol>
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To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true-copy of the eriginal document  Steven R. Sprinkle  Date	I hereby certify that this document is being deposited with the U.S. Postal Service as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22312-1450 on November 17, 2004.
Reg. No. 40,825	Revoetta DeVeau, PP, PLS, TSC
Total number of pages including	cover sheet, attachments, and document: 5

Attorney Docket No.: YOTTA

## RECORDATION FORM COVER SHEET PATENTS ONLY

SIPLG Docket No.	<b>Application Number</b>
YOTTA1100	09/698,666
YOTTA1100-1	10/138,760
YOTTA1100-2	10/114,564
YOTTA1100-3	10/659,485
YOTTA1180	09/681,849 6,480,316
YOTTA1220	09/681,827 6,697,967
YOTTA1240	09/886,343
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YOTTA1270-1	10/115,564
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YOTTA1280-3	10/114,925
YOTTA1280-4	10/063,301
YOTTA1300-1	10/423,819
YOTTA1300-2	10/423,480
YOTTA1310-1	10/431,663

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USA

4. This FMANCHES STATEMENT covers the following collectors:

500 Drake's Landing Road

See Exhibit "1" attached hereto and made a part hereof.

	CONSTRUCTION SIGNOR SALESBALOR BELLERA	
8. FESTATE OF COURSE AND ADMINISTRATION OF COURSE OF COURSE	If majoried APOITTOWAL FEET WARRENCH REPORTING ON DRIVE	All Debtors Debtor 1 Debtor 2
B, OPTIONAL FILER REPERENCE DATA		
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## EXHIBIT "I" TO FINANCING STATEMENT

This FINANCING STATEMENT and SECURITY ACREEMENT covers all of Debtor's interests in all of the following types or items of property, wherever located and whether now owned or hereafter acquired, and Debtor hereby grants Secured Party a security interest therein as collaboral for the payment and performance of all present and fining indebtedness, liabilities, guarantees and obligations of Debtor to Secured Party, howsoover arising. Debtor agrees that said security interest may be enforced by Secured Party in accordance with the terms of all security and other agreements between Secured Party and Debtor, the California Uniform Commercial Code, or both, and that this document shall be fully effective as a security agreement, even if there is no other security or other agreement between Secured Party or Debtor:

All assets of the Debtor; all personal property of Debtor;

All "accounts", "general intangibles", "chattel paper", "contract rights", "documents", "instruments", "deposit accounts", "inventory", "farm products", "faxtures" and "equipment", as such terms are defined in Division 9 of the California Uniform Commercial Code in effect on the date hereof;

All general intangibles of every kind, including without limitation intellectual property, patents, copyrights, trade names, and trademarks, and the goodwill of the business symbolized thereby, federal, state and local tax refunds and claims of all kinds; all rights as a licensor or licensee or any kind; all customer lists, trade secrets, telephone numbers, processes, proprietary information, and purchase orders, and all rights to purchase, lease sell, or otherwise acquire or deal with real or personal property and all rights relating thereto;

All returned and repossessed goods and all rights as a sciller of goods; all collateral securing any of the foregoing; all deposit accounts, special and general, whether on deposit with Secured Party or others;

All life and other insurance policies, claims in contract, tort or otherwise, and all judgments now or hereafter arising therefrom;

All right, title and interest of Debtor, and all of Debtor's rights, remedies, security and liens, in, to and in respect of all accounts and other collateral, including, without limitation, rights of stoppage in transit, replevin, repossession and reclamation and other rights and remedies of an unpaid vendor, lienor or secured party, and all guarantees and other contracts of suretyahip with respect to any accounts and other collateral, and all deposits and other security for any accounts and other collateral, and all deposits and other

All notes, drafts, letters of credit, contract rights, and things in action; all drawings, specifications, blueprints and catalogs; and all raw materials, work in process, materials used or consumed in Debtor's business, goods, finished goods, returned goods and all other goods and inventory of whatsoever kind or nature, any and all wrapping, packaging, advertising and shipping materials, and all documents relating thereto, and all labels and other devices, names and marks affixed or to be affixed thereto for purposes of selling or identifying the same or the seller or manufacturer thereof:

All inventory wherever located; all present and future claims against any supplier of any of the foregoing, including claims for defective goods or overpayments to or undershipments by suppliers; all proceeds arising from the lease or rental of any of the foregoing: INVENTORY RETURNED BY DEBTOR TO ITS SUPPLIERS SHALL REMAIN SUBJECT TO SECURED PARTY'S SECURITY INTEREST:

All equipment and findures, NONE OF WHICH THE DEBTOR IS AUTHORIZED TO SELL, LEASE OR OTHERWISE DISPOSE OF WITHOUT THE WRITTEN CONSENT OF SECURED PARTY, including without limitation all machinery, machine tools, motors, controls, parts, vehicles, workstations, tools, dies, jigs, furniture, furnishings and fixtures; and all attachments, accessories, accessions and property now or hereafter affixed to or used in connection with any of the foregoing, and all substitutions and replacements for any of the foregoing; all warranty and other claims against any vendor or lessor of any of the foregoing;

#### All investment property:

All books, records, ledger cards, computer data and programs and other property and general intangibles at any time evidencing or relating to any or all of the foregoing; and

All cash and non-cash products and proceeds of any of the foregoing, in whatever form, including proceeds in the form of inventory, equipment or any other form of personal property, including proceeds of proceeds and proceeds of insurance, and all claims by Debtor against third parties for loss or damage to, or destruction of, or otherwise relating to, any or all of the foregoing.

Secured Party agrees that with respect to intellectual property, Secured Party shall forebear from exercising its remedies of foreclosure under the Uniform Commercial Code until there has been an Insolvency Event. "Insolvency Event" means that Debtor has agreed in writing that it is unable to pay its debts as they come due, makes an assignment for the benefit of creditors, or files or has filed against it a petition in bankruptcy and in the latter case of an involuntary bankruptcy petition only if such petition is not dismissed within sixty (60) days.

NOTICE - PURSUANT TO AN AGREEMENT BETWEEN DEBTOR AND SECURED PARTY, DEBTOR HAS AGREED NOT TO FURTHER ENCUMBER THE COLLATERAL DESCRIBED HEREIN. THE FURTHER ENCUMBERING OF WHICH MAY CONSTITUTE THE TORTIOUS INTERPERENCE WITH SECURED PARTY'S RIGHTS BY SUCH ENCUMBRANCER. IN THE EVENT THAT ANY ENTITY IS GRANTED A SECURITY INTEREST IN DEBTOR'S ACCOUNTS, CHATTEL PAPER, GENERAL INTANGIBLES OR OTHER ASSETS CONTRARY TO THE ABOVE, THE SECURED PARTY ASSERTS A CLAIM TO ANY PROCEEDS THEREOF RECEIVED BY SUCH ENTITY.

"DEETOR"

"SECURED PARTY"

YOTTA NETWORES, INC. a Delaware corporation

LIGHTHOUSE CAPITAL PARTNERS IV. L.P.

LIGHTHOUSE MANAGEMENT PARTNERS IV, LL.C.

Name Richard C. Raven

BY:

Title

Name: Darren Hagnerts

its general pertuer

Title:

Director of Operations

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TRANSACTION REPORT

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Sprinkle IP Law Group FOR:

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P.O. Box 684767 Austin, Texas 78768-4767 [o] 512.637.9220 [f] 512.371.9088

## **FAX COVER SHEET**

TO:

U.S. Patent Office

Patent Paralegal

Fax#:

703-872-9306

FROM:

Reynetta DeVeau, PP, PLS, TSC Client Matter #:

YOTTA

DATE:

11/19/04

# of Pages:

8

RE:

Revocations and Powers of Attorney

Please contact 512.637.9225 if there is a problem with this transmission.

LIGHTHOUSE CAPITAL P TINERS
500 DRAKE'S LANDING 1 ...D
GREENBRAE, CA 94904

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Date 10/27/2004

To the Order of

Director of US Patent Office

Marry Edisstra HAUTHORIZED SIGNATURE

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SECURITY FEATURES INCLUDED. DETAILS ON BACK.

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